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          JAMES RIVER INSURANCE COMPANY
       10
                             UNITED STATES DISTRICT COURT
       11
                                   DISTRICT OF NEVADA
       12
       13
          SVETISLAV JOVANOVIC,
                                                  Case No. 2:21-cv-01261-RFB-NJK
                     Plaintiff,
                                                  STIPULATION AND ORDER FOR
       15
                                                  DISMISSAL OF PLAINTIFF'S
                                                    LAIMS AGAINST
       16
                VS.
                                                  INTERVENOR/DEFENDANT
          PAMELA SMITH and DOES I - V, and
       17
                                                  JAMES RIVER INSURANCE
           ROE CORPORATIONS I - V. inclusive.
                                                  COMPANY AND PAMELA
                                                  SMITH WITH PREJUDICE
       18
                     Defendants.
       19
           AND ALL RELATED ACTIONS AND
       20
          CLAIMS
       21
       22
                COMES NOW, Plaintiff SVETISLAV JOVANOVIC (hereinafter "Plaintiff"),
          by and through his attorney of record, David F. Sampson, Esq. of the LAW OFFICE
          OF DAVID SAMPSON, LLC., and Intervenor/Defendant JAMES RIVER
          INSURANCE COMPANY (hereinater "JAMES RIVER"), by and through its
       26 attorneys of record, Lucian J. Greco, Jr., Esq., Jared G. Christensen, Esq. and Elizabeth
       27 M. Deane, Esq. of Bremer Whyte Brown and O'Meara, LLP, and all hereby stipulate
          as follows:
       28
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          1156.611 4836-7217-8164.3
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I. 1 **STIPULATION** 2 3 IT IS HEREBY STIPULATED that all of Plaintiff's claims against Defendant JAMES RIVER as set forth in Plaintiff's First Amended Complaint that was initially 5 filed in the Eighth Judicial District Court of Clark County, Nevada, under Case No. A-18-782053-C, and which is now currently pending in United States District Court, District of Nevada under Case No. 2:21-cv-01261-RFB-NJK are hereby dismissed 8 with prejudice; 9 IT IS HEREBY FURTHER STIPULATED that Plaintiff agrees to voluntarily dismiss with prejudice his claims asserted against Defendant PAMELA SMITH as 10 outlined Plaintiff's First Amended Complaint that was initially filed in the Eighth 11 12 Judicial District Court of Clark County, Nevada, under Case No. A-18-782053-C, and which is now currently pending in United States District Court, District of Nevada 13 under Case No. 2:21-cv-01261-RFB-NJK. Plaintiff's dismissal of the claims asserted 14 against Defendant PAMELA SMITH is being done pursuant to FRCP 41(a)(1)(A)(i)-15 (ii) as she has never filed an Answer or Motion for Summary Judgment in this case; 16 17 IT IS HEREBY FURTHER STIPULATED that Plaintiff voluntarily dismisses the lawsuit, with prejudice, with each party to bear its own fees and costs. 18 Dated this 18th day of August, 2021 Dated this 18th day of August, 2021 19 BREMER WHYTE BROWN & LAW OFFICE OF DAVID SAMPSON 20 O'MEARA, LLP 21 22 By: /s/ David Sampson David F. Sampson, Esq. Lucian J. Greco, Jr, Esq. 23 Nevada Bar No. 6811 Nevada Bar No. 10600 Attorneys for Plaintiff, Jared G. Christensen, Esq. 24 Svetislav Jovanovic Nevada Bar No. 11538 25 Elizabeth M. Deane, Esq. 26 Nevada Bar No. 13600 Attorneys for Intervenor/Defendant, 27 James River Insurance Company 28

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II. 1 **ORDER** 2 The foregoing stipulation is hereby entered as an Order of the Court. 3 4 IT IS SO ORDERED: 5 6 BOULWARE, II 7 United States District Court 8 DATED this 19th day of August, 2021. 9 Respectfully Submitted By: 10 BREMER WHYTE BROWN & O'MEARA LLP 11 12 13 Nevada State Bar No. 10600 14 JARED G. CHRISTENSEN, ESQ. Nevada State Bar No. 11538 15 ELIZABETH M. DEANE, ESQ. Nevada State Bar No. 13600 16 Attorneys for Intervenor/Defendant, James River Insurance Company 17 18 19 20 21 22 23 24 25 26 27 28

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CERTIFICATE OF SERVICE 1 I hereby certify that on this 18th day of August 2021, a true and correct copy of 2 the STIPULATION AND ORDER FOR DISMISSAL OF PLAINTIFF'S **CLAIMS AGAINST** INTERVENOR/DEFENDANT **JAMES RIVER** INSURANCE COMPANY AND PAMELA SMITH WITH PREJUDICE was 5 served upon all parties requesting notice via the United States District Court CM/ECF 6 7 system. 8 9 Danielle Alvarado, an employee of 10 BREMER WHYTE BROWN & O'MEARA, LLP 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 4

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